

1 Mark Williams, Esq.  
2 LAW OFFICES OF MARK E. WILLIAMS, P.C.  
3 Second Floor, K&F Building  
4 213 E. Buenavista Ave.  
5 Dededo, Guam 96929  
6 Telephone: 671-637-9620  
7 Facsimile: 671-637-9660

**FILED**  
DISTRICT COURT OF GUAM

APR 01 2008<sup>μ</sup>

**JEANNE G. QUINATA**  
Clerk of Court

8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28  
29  
**IN THE UNITED STATES DISTRICT COURT**  
**DISTRICT OF GUAM**

**ROBERT J. DEL ROSARIO,**

**CIVIL CASE NO. CIV04-00028**

**Plaintiff**

**INFORMATION REPORT**  
**AND CLAIMS**

**vs.**

**JAPAN AIRLINES INTERNATIONAL**  
**CO., LTD.**

**Defendant**

The purpose of this report is to inform the court of the identity of additional claimants against the proceeds of the plaintiff's settlement in this matter, as directed by order of this Court of March 20, 1008.

The individuals involved and the amount of their claims are as follows:

Jovito Jasmin and Dolores G. Jasmin:	\$ 150,000.00
Edgar Cardines:	\$ 50,000.00
Ronnie Cardines	\$ 50,000.00
Caroline J. Cardines and Rose J. Alvaro	\$ 50,000.00
Ricardo J. Cardines and Rose J. Alvaro	\$ 50,000.00
Ricardo J. Cardines	\$ 150,000.00
Josephine Galope and Rose J. Alvaro	\$ 50,000.00
Conie Zerezo	\$ 50,000.00

During the period of March 21, 2005, through August 13, 2005, Mr. Del Rosario executed several assignment agreements and guaranty agreements with the above-identified

INFORMATION REPORT and CLAIMS

Page 2

1 individuals, and in return promised them proceeds of the settlement of his civil case against  
2 Japan Air Lines Co, Ltd.


3  
4 Mr. Del Rosario executed these assignment agreements and guaranty agreements for  
5 these individuals, which provided that he would keep them informed of the status of his case, and  
6 in exchange for cash advanced from the individuals, agreed to pay amounts to these individuals  
7 ranging from \$50,000 to \$150,000.00, as identified above and in the declarations of said  
8 individuals filed concurrently herein.

9  
10 As detailed in the declarations filed concurrently with this report, and the agreements  
11 incorporated with those declarations which were executed between Mr. Del Rosario and the  
12 subject individuals, Mr. Del Rosario guaranteed to each individual that there was \$3 million  
13 dollars "in the bank" for distribution to him, and that payment to these individuals would be  
14 made in a matter of days in exchange for these agreements, and further assured these individuals  
15 that he would keep them informed of the status of his case.

16  
17 Mr. Del Rosario further told these individuals that he was going to the states to receive  
18 this money, when in fact, as detailed in the individual declarations, Mr. Del Rosario had  
19 relocated, and refused to communicate further with these individuals, and had disconnected his  
20 telephone.


21 Respectfully submitted this 31 day of May, 20 08.

22  
23 LAW OFFICES OF MARK E. WILLIAMS, P.C.

24   
25 Mark Williams, Esq. Date 5/31/08  
26 Attorney for Petitioners  
27  
28  
29

**DECLARATION OF SERVICE**

The undersigned hereby certifies that a true and correct copy of the foregoing will be delivered on or before April 3, 2008, to the Offices of Howard Trapp, Inc., The Law Offices of Maher Yanza Flynn and Timblin, and Carlsmith Ball LLC.

  
Mark Williams Date 3/31/08

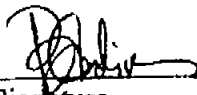
## DECLARATION

I, RICARDO J. CARDINES, hereby declare as follows;

On or about MARCH 21, 2005, Mr. Del Rosario guaranteed me that there was \$3 million dollars in the bank for distribution and that payment to me would be made within 3 working days exchange for an Assignment Agreement. Mr. Del Rosario further assured me that he would keep me informed of the status of the case. Mr. Del Rosario further told me that he would be going to Hawaii and San Francisco, California to sign documents to settle the suit against Japan Airlines and that he would be receiving the settlement amount of \$3 million which is deposited in a bank account for his disposition. Mr. Del Rosario has since relocated to the Philippines and has not taken the initiative to make contact with me as stipulated on the Assignment Agreement. Mr. Del Rosario had also changed his cellular phone numbers and nowhere to be found, thereby refusing to communicate with me.

I declare that I have firsthand knowledge of the foregoing facts, that I have read the foregoing statement and that the information contained herein is true and correct to the best of my knowledge and belief, and declaration is executed under penalty of perjury on 3-17-08.

RICARDO J. CARDINES  
Name {Print}

  
Signature

## DECLARATION

I, Rose J. Alvaro, hereby declare as follows;

On or about Aug. 13, 2005, Mr. Del Rosario guaranteed me that there was \$3 million dollars in the bank for distribution and that payment to me would be made within 3 working days in exchange for an Assignment Agreement. Mr. Del Rosario further assured me that he would keep me informed of the status of the case. Mr. Del Rosario further told me that he would be going to Hawaii and San Francisco, California to sign documents to settle the suit against Japan Airlines and that he would be receiving the settlement amount of \$3 million which is deposited in a bank account for his disposition. Mr. Del Rosario has since relocated to the Philippines and has not taken the initiative to make contact with me as stipulated on the Assignment Agreement. Mr. Del Rosario had also changed his cellular phone numbers and nowhere to be found, thereby refusing to communicate with me.

I declare that I have firsthand knowledge of the foregoing facts, that I have read the foregoing statement and that the information contained herein is true and correct to the best of my knowledge and belief, and declaration is executed under penalty of perjury on 3-17-08.

ROSE J. ALVARO  
Name {Print}

RJ Alvaro  
Signature

## ASSIGNMENT AGREEMENT

This Assignment Agreement is made this 21<sup>st</sup> day of March, 2005, by and between ROBERT J. DEL ROSARIO of P.O Box 7394 Tamuning, Guam 96931 (hereinafter referred to as the "ASSIGNOR") and Ricardo J. Cardines and Rose J. Alvaro whose mailing address is P.O Box 27755 G.M.F. Barrigada, Guam 96921 (hereinafter referred to as the "ASSIGNEE").

WHEREAS, Assignee has provided good and valuable consideration to Assignor by virtue of the promissory note of Assignor unto Assignee, of even date herein, Assignor does hereby make the following Assignment unto the Assignee.

1. Assignor pledges and assigns to Assignee the amount of \$50,000.00 of Assignor's interest on ongoing claim for damages filed by Gorman & Gavras against Japan Airlines, filed in the U.S. DISTRICT COURT OF GUAM, CIVIL CASE NO. 04-0028 dated June 8, 2004.
2. Assignor promises to keep Assignee fully informed as to the status and progress of the above referenced matters, and to answer Assignee's questions or concerns as pertain to the same.
3. Assignor promises to pay Assignee the amount of \$50,000.00 within 3 working days of Assignor's receiving funds from the above referenced matters.
4. Assignor acknowledges and agrees that the Assignee can assign to another person or entity his rights and interest in and to this Assignment Agreement without the necessity of obtaining Assignor's approval.

ASSIGNOR:

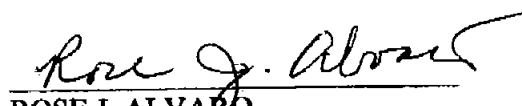


ROBERT J. DEL ROSARIO

ASSIGNEE:

  
RICARDO J. CARDINES  
586-68-7287

ASSIGNEE:

  
ROSE J. ALVARO  
586-07-0988

Assignment Agreement

Between Robert J. Del Rosario and Ricardo J. Cardines and Rose J. Alvaro

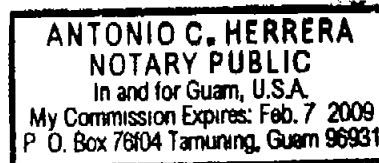
GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

On this 21<sup>st</sup> day of March, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared before me Robert J. Del Rosario, Assignor, known to me to be the person whose name is subscribed to the foregoing Assignment Agreement and after the contents thereof had been read and understood, he acknowledged to me that he signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first above written.

  
\_\_\_\_\_  
NOTARY PUBLIC

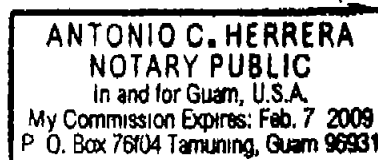
GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )



On this 21<sup>st</sup> day of March, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared to me Ricardo J. Cardines and Rose J. Alvaro known to me to be the person whose names are subscribed to the foregoing Assignment Agreement and after the contents therein had been read and understood, he acknowledged to me that they signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first written above.

  
\_\_\_\_\_  
NOTARY PUBLIC



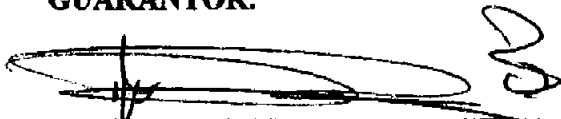
**GUARANTY AGREEMENT**

I, ROBERT J. DEL ROSARIO, hereby personally Guaranty to RICARDO J. CARDINES and ROSE J. ALVARO payment of all sums due, or that may become due to them pursuant to the Assignment Agreement by and between myself and RICARDO J. CARDINES and ROSE J. ALVARO dated March 21, 2005 and that this includes a guarantee of full payment of \$50,000.00 shall be drawn from my interest on ongoing claim for damages filed by my counsel, Gorman & Gavras against Japan Airlines.

This Guaranty Agreement is made in consideration of the Promissory Note by and between myself and Ricardo J. Cardines and Rose J. Alvaro dated March 21<sup>st</sup>, 2005 and the financial consideration set forth herein in favor of myself, ROBERT J. DEL ROSARIO.

**IT IS AGREED THIS 21<sup>st</sup> DAY OF MARCH, 2005.**

**GUARANTOR:**


  
\_\_\_\_\_  
**ROBERT J. DEL ROSARIO**

**GUARANTEE:**

  
\_\_\_\_\_  
**RICARDO J. CARDINES**

**GUARANTEE:**

  
\_\_\_\_\_  
**ROSE J. ALVARO**

 3/22/05  
\_\_\_\_\_  
**WITNESS**



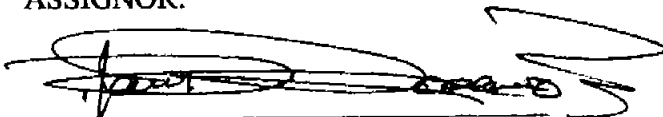
## ASSIGNMENT AGREEMENT

This Assignment Agreement is made this 13<sup>th</sup> day of August, 2005, by and between ROBERT J. DEL ROSARIO of P.O Box 7394 Tamuning, Guam 96931 (hereinafter referred to as the "ASSIGNOR") and Rose J. Alvaro whose mailing address is P.O Box 27755 GMF Barrigada, Guam 96921 (hereinafter referred to as the "ASSIGNEE").

WHEREAS, Assignee has provided good and valuable consideration to Assignor by virtue of the promissory note of Assignor unto Assignee, of even date herein, Assignor does hereby make the following Assignment unto the Assignee.

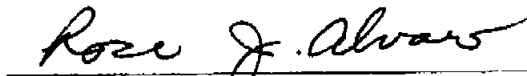
1. Assignor pledges and assigns to Assignee the amount of \$150,000.00 of Assignor's interest on ongoing claim for damages filed by Gorman & Gavras against Japan Airlines, filed in the U.S. DISTRICT COURT OF GUAM, CIVIL CASE NO. 04-0028 dated June 8, 2004.
2. Assignor promises to keep Assignee fully informed as to the status and progress of the above referenced matters, and to answer Assignee's questions or concerns as pertain to the same.
3. Assignor promises to pay Assignee the amount of \$150,000.00 within 3 working days of Assignor's receiving funds from the above referenced matters.
4. Assignor acknowledges and agrees that the Assignee can assign to another person or entity his rights and interest in and to this Assignment Agreement without the necessity of obtaining Assignor's approval.

ASSIGNOR:



ROBERT J. DEL ROSARIO

ASSIGNEE:

  
ROSE J. ALVARO

WITNESS:

\_\_\_\_\_

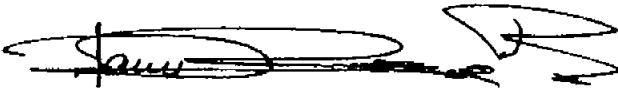
**GUARANTY AGREEMENT**

I, ROBERT J. DEL ROSARIO, hereby personally Guaranty to ROSE J. ALVARO payment of all sums due, or that may become due to them pursuant to the Assignment Agreement by and between myself and ROSE J. ALVARO dated August 13<sup>th</sup>, 2005 and that this includes a guarantee of full payment of \$150,000.00 shall be drawn from my interest on ongoing claim for damages filed by my counsel, Gorman & Gavras against Japan Airlines.

This Guaranty Agreement is made in consideration of the Promissory Note by and between myself and Rose J. Alvaro dated August 13<sup>th</sup>, 2005 and the financial consideration set forth herein in favor of myself, ROBERT J. DEL ROSARIO.

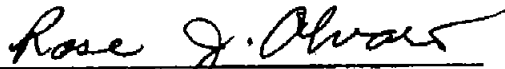
**IT IS AGREED THIS 13<sup>TH</sup> DAY OF AUGUST, 2005.**

**GUARANTOR:**



**ROBERT J. DEL ROSARIO**

**GUARANTEE:**



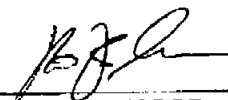
**ROSE J. ALVARO**

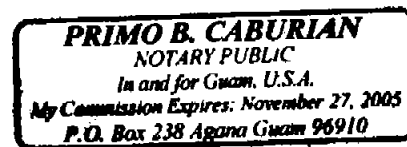
**WITNESS**

Assignment Agreement  
Between Robert J. Del Rosario and Rose J. Alvaro  
GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

On this 13<sup>th</sup> day of August, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared before me Robert J. Del Rosario, Assignor, known to me to be the person whose name is subscribed to the foregoing Assignment Agreement and after the contents thereof had been read and understood, he acknowledged to me that he signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first above written.

  
\_\_\_\_\_  
NOTARY PUBLIC

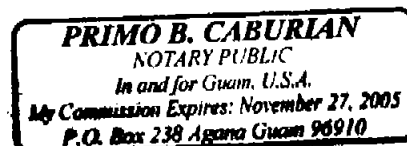


GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

On this 13<sup>th</sup> day of August, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared to me Rose J. Alvaro known to me to be the person whose names are subscribed to the foregoing Assignment Agreement and after the contents therein had been read and understood, he acknowledged to me that they signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first written above.

  
\_\_\_\_\_  
NOTARY PUBLIC




## DECLARATION

I, CAROLINE J. CARDINES, hereby declare as follows;

On or about April 1, 2005, Mr. Del Rosario guaranteed me that there was \$3 million dollars in the bank for distribution and that payment to me would be made within 3 working days in exchange for an Assignment Agreement. Mr. Del Rosario further assured me that he would keep me informed of the status of the case. Mr. Del Rosario further told me that he would be going to Hawaii and San Francisco, California to sign documents to settle the suit against Japan Airlines and that he would be receiving the settlement amount of \$3 million which is deposited in a bank account for his disposition. Mr. Del Rosario has since relocated to the Philippines and has not taken the initiative to make contact with me as stipulated on the Assignment Agreement. Mr. Del Rosario had also changed his cellular phone numbers and nowhere to be found, thereby refusing to communicate with me.

I declare that I have firsthand knowledge of the foregoing facts, that I have read the foregoing statement and that the information contained herein is true and correct to the best of my knowledge and belief, and declaration is executed under penalty of perjury on 3-17-08.

CAROLINE J. CARDINES  
Name {Print}

  
Signature

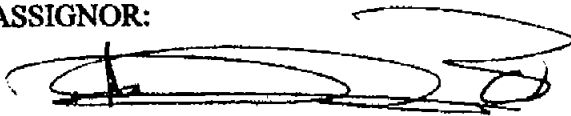
## ASSIGNMENT AGREEMENT

This Assignment Agreement is made this 1<sup>st</sup> day of April, 2005, by and between ROBERT J. DEL ROSARIO of P.O Box 7394 Tamuning, Guam 96931 (hereinafter referred to as the "ASSIGNOR") and CAROLINE J. CARDINES and ROSE ALVARO whose mailing address is P.O Box 27755 GMF Barrigada, Guam 96921 (hereinafter referred to as the "ASSIGNEE").

WHEREAS, Assignee has provided good and valuable consideration to Assignor by virtue of the promissory note of Assignor unto Assignee, of even date herein, Assignor does hereby make the following Assignment unto the Assignee.

1. Assignor pledges and assigns to Assignee the amount of \$50,000.00 of Assignor's interest on ongoing claim for damages filed by Gorman & Gavras against Japan Airlines, filed in the U.S. DISTRICT COURT OF GUAM, CIVIL CASE NO. 04-0028 dated June 8, 2004.
2. Assignor promises to keep Assignee fully informed as to the status and progress of the above referenced matters, and to answer Assignee's questions or concerns as pertain to the same.
3. Assignor promises to pay Assignee the amount of \$50,000.00 within 3 working days of Assignor's receiving funds from the above referenced matters.
4. Assignor acknowledges and agrees that the Assignee can assign to another person or entity his rights and interest in and to this Assignment Agreement without the necessity of obtaining Assignor's approval.

ASSIGNOR:



ROBERT J. DEL ROSARIO

ASSIGNEE:

  
CAROLINE J. CARDINES

ASSIGNEE:

  
ROSE ALVARO

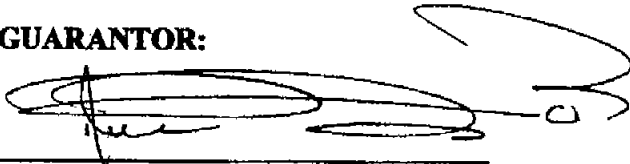
**GUARANTY AGREEMENT**

I, ROBERT J. DEL ROSARIO, hereby personally Guaranty to CAROLINE J. CARDINES and ROSE ALVARO payment of all sums due, or that may become due to them pursuant to the Assignment Agreement by and between myself CAROLINE J. CARDINES and ROSE ALVARO and dated April 1<sup>st</sup>, 2005 and that this includes a guarantee of full payment of \$50,000.00 shall be drawn from my interest on ongoing claim for damages filed by my counsel, Gorman & Gavras against Japan Airlines.

This Guaranty Agreement is made in consideration of the Promissory Note by and between myself and Caroline J. Cardines and Rose Alvaro dated April 1<sup>st</sup>, 2005 and the financial consideration set forth herein in favor of myself, ROBERT J. DEL ROSARIO.

**IT IS AGREED THIS 1<sup>st</sup> DAY OF APRIL, 2005.**

**GUARANTOR:**



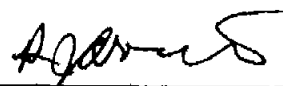
**ROBERT J. DEL ROSARIO**

**GUARANTEE:**

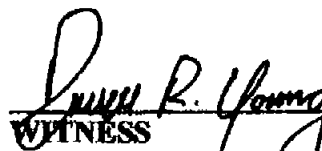


**CAROLINE J. CARDINES**

**GUARANTEE:**



**ROSE ALVARO**

  
**WITNESS**

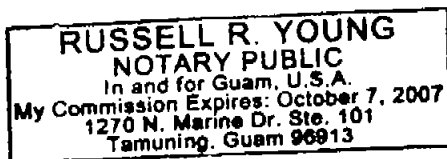
Assignment Agreement

Between Robert J. Del Rosario and Caroline J. Cardines and Rose Alvaro

GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

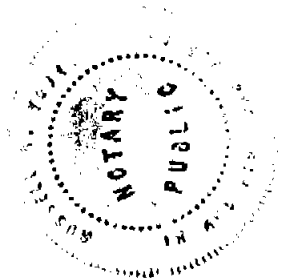
On this 1<sup>st</sup> day of April, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared before me Robert J. Del Rosario, Assignor, known to me to be the person whose name is subscribed to the foregoing Assignment Agreement and after the contents thereof had been read and understood, he acknowledged to me that he signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first above written.



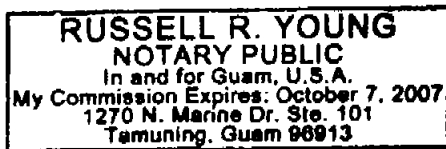
*Russell R. Young*  
NOTARY PUBLIC

GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

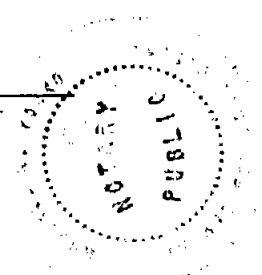


On this 1<sup>st</sup> day of April, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared to me Caroline J. Cardines and Rose Alvaro known to me to be the person whose names are subscribed to the foregoing Assignment Agreement and after the contents therein had been read and understood, he acknowledged to me that they signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first written above.



*Russell R. Young*  
NOTARY PUBLIC



## DECLARATION

I, Josephine J. Galope, hereby declare as follows:

On or about April 1, 2005, Mr. Del Rosario guaranteed me that there was \$3 million dollars in the bank for distribution and that payment to me would be made within 3 working days in exchange for an Assignment Agreement. Mr. Del Rosario further assured me that he would keep me informed of the status of the case. Mr. Del Rosario further told me that he would be going to Hawaii and San Francisco, California to sign documents to settle the suit against Japan Airlines and that he would be receiving the settlement amount of \$3 million which is deposited in a bank account for his disposition. Mr. Del Rosario has since relocated to the Philippines and has not taken the initiative to make contact with me as stipulated on the Assignment Agreement. Mr. Del Rosario had also changed his cellular phone numbers and nowhere to be found, thereby refusing to communicate with me.

I declare that I have firsthand knowledge of the foregoing facts, that I have read the foregoing statement and that the information contained herein is true and correct to the best of my knowledge and belief, and declaration is executed under penalty of perjury on 3-17-08.

JOSEPHINE J. GALOPE  
Name {Print}

Josephine Galope  
Signature



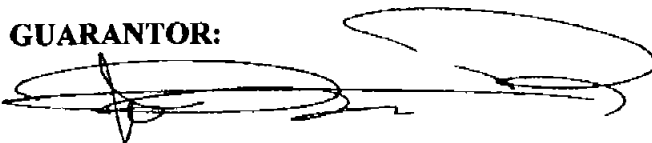
**GUARANTY AGREEMENT**

I, ROBERT J. DEL ROSARIO, hereby personally Guaranty to JOSEPHINE J. GALOPE and ROSE ALVARO payment of all sums due, or that may become due to them pursuant to the Assignment Agreement by and between myself JOSEPHINE J. GALOPE and ROSE ALVARO and dated April 1<sup>st</sup>, 2005 and that this includes a guarantee of full payment of \$50,000.00 shall be drawn from my interest on ongoing claim for damages filed by my counsel, Gorman & Gavras against Japan Airlines.

This Guaranty Agreement is made in consideration of the Promissory Note by and between myself and Josephine J. Galope and Rose Alvaro dated April 1<sup>st</sup>, 2005 and the financial consideration set forth herein in favor of myself, ROBERT J. DEL ROSARIO.

**IT IS AGREED THIS 1<sup>st</sup> DAY OF APRIL, 2005.**

**GUARANTOR:**



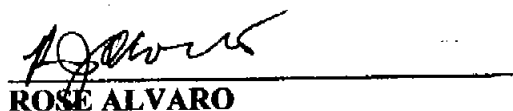
**ROBERT J. DEL ROSARIO**

**GUARANTEE:**

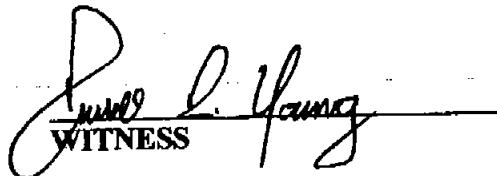


**JOSEPHINE J. GALOPE**

**GUARANTEE:**



**ROSE ALVARO**



**WITNESS**

## ASSIGNMENT AGREEMENT

This Assignment Agreement is made this 1<sup>st</sup> day of April, 2005, by and between ROBERT J. DEL ROSARIO of P.O Box 7394 Tamuning, Guam 96931 (hereinafter referred to as the "ASSIGNOR") and JOSEPHINE J. GALOPE and ROSE ALVARO whose mailing address is P.O Box 27755 GMF Barrigada, Guam 96921 (hereinafter referred to as the "ASSIGNEE").

WHEREAS, Assignee has provided good and valuable consideration to Assignor by virtue of the promissory note of Assignor unto Assignee, of even date herein, Assignor does hereby make the following Assignment unto the Assignee.

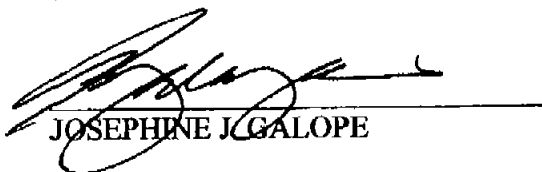
1. Assignor pledges and assigns to Assignee the amount of \$50,000.00 of Assignor's interest on ongoing claim for damages filed by Gorman & Gavras against Japan Airlines, filed in the U.S. DISTRICT COURT OF GUAM, CIVIL CASE NO. 04-0028 dated June 8, 2004.
2. Assignor promises to keep Assignee fully informed as to the status and progress of the above referenced matters, and to answer Assignee's questions or concerns as pertain to the same.
3. Assignor promises to pay Assignee the amount of \$50,000.00 within 3 working days of Assignor's receiving funds from the above referenced matters.
4. Assignor acknowledges and agrees that the Assignee can assign to another person or entity his rights and interest in and to this Assignment Agreement without the necessity of obtaining Assignor's approval.

ASSIGNOR:



ROBERT J. DEL ROSARIO

ASSIGNEE:



JOSEPHINE J. GALOPE

ASSIGNEE:



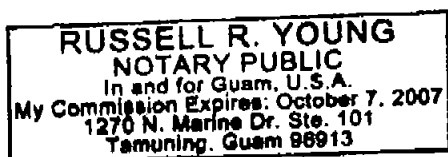
ROSE ALVARO

Assignment Agreement  
Between Robert J. Del Rosario and Josephine J. Galope and Rose Alvaro

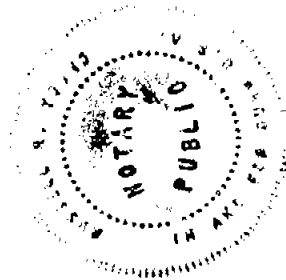
GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

On this 1<sup>st</sup> day of April, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared before me Robert J. Del Rosario, Assignor, known to me to be the person whose name is subscribed to the foregoing Assignment Agreement and after the contents thereof had been read and understood, he acknowledged to me that he signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first above written.



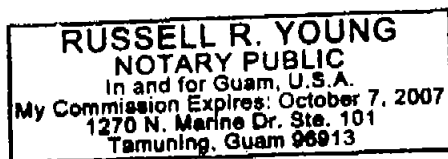
*Russell R. Young*  
NOTARY PUBLIC



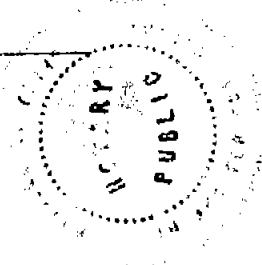
GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

On this 1<sup>st</sup> day of April, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared to me Josephine J. Galope and Rose Alvaro known to me to be the person whose names are subscribed to the foregoing Assignment Agreement and after the contents therein had been read and understood, he acknowledged to me that they signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first written above.



*Russell R. Young*  
NOTARY PUBLIC



## DECLARATION

I, Conie J. Cerezo, hereby declare as follows;

On or about July 5, 2005, Mr. Del Rosario guaranteed me that there was \$3 million dollars in the bank for distribution and that payment to me would be made W/in 3 working days exchange for an Assignment Agreement. Mr. Del Rosario further assured me that he would keep me informed of the status of the case. Mr. Del Rosario further told me that he would be going to Hawaii and San Francisco, California to sign documents to settle the suit against Japan Airlines and that he would be receiving the settlement amount of \$3 million which is deposited in a bank account for his disposition. Mr. Del Rosario has since relocated to the Philippines and has not taken the initiative to make contact with me as stipulated on the Assignment Agreement. Mr. Del Rosario had also changed his cellular phone numbers and nowhere to be found, thereby refusing to communicate with me.

I declare that I have firsthand knowledge of the foregoing facts, that I have read the foregoing statement and that the information contained herein is true and correct to the best of my knowledge and belief, and declaration is executed under penalty of perjury on 3-17-08.

CONIE J. CEREZO  
Name {Print}

Conie J. Cerezo  
Signature

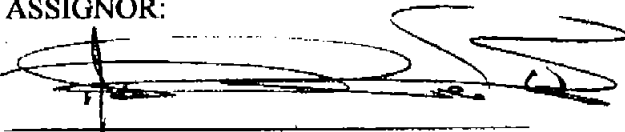
## ASSIGNMENT AGREEMENT

This Assignment Agreement is made this 05<sup>th</sup> day of July, 2005, by and between ROBERT J. DEL ROSARIO of P.O Box 7394 Tamuning, Guam 96931 (hereinafter referred to as the "ASSIGNOR") and Conie J. Zerezo SS. NO (586-76-4427) whose mailing address is P.O Box 27755 GMF Barrigada, Guam 96921 (hereinafter referred to as the "ASSIGNEE").

WHEREAS, Assignee has provided good and valuable consideration to Assignor by virtue of the promissory note of Assignor unto Assignee, of even date herein, Assignor does hereby make the following Assignment unto the Assignee.

1. Assignor pledges and assigns to Assignee the amount of \$50,000.00 of Assignor's interest on ongoing claim for damages filed by Gorman & Gavras against Japan Airlines, filed in the U.S. DISTRICT COURT OF GUAM, CIVIL CASE NO. 04-0028 dated June 8, 2004.
2. Assignor promises to keep Assignee fully informed as to the status and progress of the above referenced matters, and to answer Assignee's questions or concerns as pertain to the same.
3. Assignor promises to pay Assignee the amount of \$50,000.00 within 3 working days of Assignor's receiving funds from the above referenced matters.
4. Assignor acknowledges and agrees that the Assignee can assign to another person or entity his rights and interest in and to this Assignment Agreement without the necessity of obtaining Assignor's approval.

ASSIGNOR:

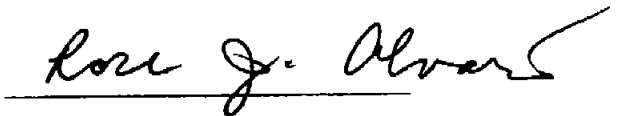


ROBERT J. DEL ROSARIO

ASSIGNEE:

  
CONIE J. ZEREZO  
CEREZO

WITNESS:



**GUARANTY AGREEMENT**

I, ROBERT J. DEL ROSARIO, hereby personally Guaranty to CONIE J. ZEREZO payment of all sums due, or that may become due to them pursuant to the Assignment Agreement by and between myself and CONIE J. ZEREZO dated July 05<sup>th</sup>, 2005 and that this includes a guarantee of full payment of \$50,000.00 shall be drawn from my interest on ongoing claim for damages filed by my counsel, Gorman & Gavras against Japan Airlines.

This Guaranty Agreement is made in consideration of the Promissory Note by and between myself and Conie J. Zerezo dated July 05<sup>th</sup>, 2005 and the financial consideration set forth herein in favor of myself, ROBERT J. DEL ROSARIO.


**IT IS AGREED THIS 05<sup>TH</sup> DAY OF JULY, 2005.**

**GUARANTOR:**

  
\_\_\_\_\_  
**ROBERT J. DEL ROSARIO**

**GUARANTEE:**

  
\_\_\_\_\_  
**CONIE J. ZEREZO**

  
\_\_\_\_\_  
**WITNESS**

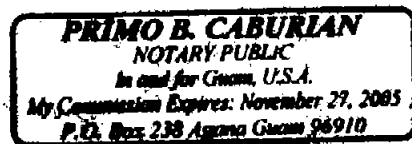
Assignment Agreement  
Between Robert J. Del Rosario and Conie J. Zerezo

GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

On this 05<sup>th</sup> day of July, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared before me Robert J. Del Rosario, Assignor, known to me to be the person whose name is subscribed to the foregoing Assignment Agreement and after the contents thereof had been read and understood, he acknowledged to me that he signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first above written.

  
\_\_\_\_\_  
NOTARY PUBLIC

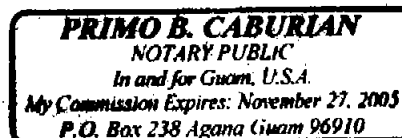


GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

On this 05<sup>th</sup> day of July, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared to me Conie J. Zerezo known to me to be the person whose names are subscribed to the foregoing Assignment Agreement and after the contents therein had been read and understood, he acknowledged to me that they signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first written above.

  
\_\_\_\_\_  
NOTARY PUBLIC



## DECLARATION

I, RONIE J. CARDINES, hereby declare as follows;

On or about April 1, 2005, Mr. Del Rosario guaranteed me that there was \$3 million dollars in the bank for distribution and that payment to me would be made with in three working days in exchange for an Assignment Agreement. Mr. Del Rosario further assured me that he would keep me informed of the status of the case. Mr. Del Rosario told me that he would be going to Hawaii and San Francisco, California to sign documents to settle the suit against Japan Airlines and that he would be receiving the settlement amount of \$3 million which is deposited in a bank account for his disposition. Mr. Del Rosario has since relocated to the Philippines and has not taken the initiative to make contact with me as stipulated on the Assignment Agreement. Mr. Del Rosario had also changed his cellular phone numbers and nowhere to be found, thereby refusing to communicate with me.

I declare that I have firsthand knowledge of the foregoing facts, that I have read the foregoing statement and that the information contained herein is true and correct to the best of my knowledge and belief, and declaration is executed under penalty of perjury on 3-17-08.

RONIE J. CARDINES  
Name {Print}

Signature 



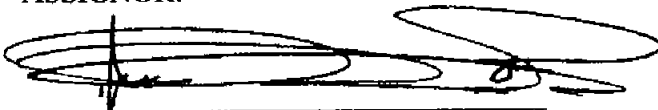
## ASSIGNMENT AGREEMENT

This Assignment Agreement is made this 05<sup>th</sup> day of July, 2005, by and between ROBERT J. DEL ROSARIO of P.O Box 7394 Tamuning, Guam 96931 (hereinafter referred to as the "ASSIGNOR") and Ronnie J. Cardines SS NO. (549-57-8468) whose mailing address is P.O Box 27755 GMF Barrigada, Guam 969621 (hereinafter referred to as the "ASSIGNEE").

WHEREAS, Assignee has provided good and valuable consideration to Assignor by virtue of the promissory note of Assignor unto Assignee, of even date herein, Assignor does hereby make the following Assignment unto the Assignee.

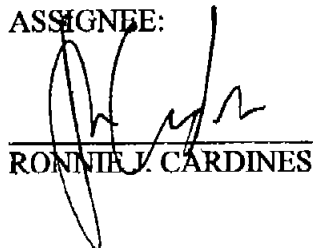
1. Assignor pledges and assigns to Assignee the amount of \$50,000.00 of Assignor's interest on ongoing claim for damages filed by Gorman & Gavras against Japan Airlines, filed in the U.S. DISTRICT COURT OF GUAM, CIVIL CASE NO. 04-0028 dated June 8, 2004.
2. Assignor promises to keep Assignee fully informed as to the status and progress of the above referenced matters, and to answer Assignee's questions or concerns as pertain to the same.
3. Assignor promises to pay Assignee the amount of \$50,000.00 within 3 working days of Assignor's receiving funds from the above referenced matters.
4. Assignor acknowledges and agrees that the Assignee can assign to another person or entity his rights and interest in and to this Assignment Agreement without the necessity of obtaining Assignor's approval.

ASSIGNOR:

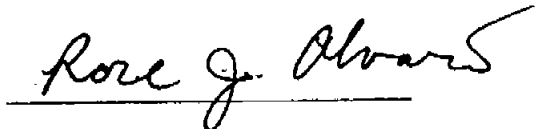


ROBERT J. DEL ROSARIO

ASSIGNEE:

  
RONNIE J. CARDINES

WITNESS:



### **GUARANTY AGREEMENT**

I, ROBERT J. DEL ROSARIO, hereby personally Guaranty to RONNIE J. CARDINES payment of all sums due, or that may become due to them pursuant to the Assignment Agreement by and between myself and RONNIE J. CARDINES dated July 05<sup>th</sup>, 2005 and that this includes a guarantee of full payment of \$50,000.00 shall be drawn from my interest on ongoing claim for damages filed by my counsel, Gorman & Gavras against Japan Airlines.

This Guaranty Agreement is made in consideration of the Promissory Note by and between myself and Ronnie J. Cardines dated July 05<sup>th</sup>, 2005 and the financial consideration set forth herein in favor of myself, ROBERT J. DEL ROSARIO.

**IT IS AGREED THIS 05<sup>th</sup> DAY OF JULY, 2005.**

**GUARANTOR:**



**ROBERT J. DEL ROSARIO**

**GUARANTEE:**



**RONNIE J. CARDINES**

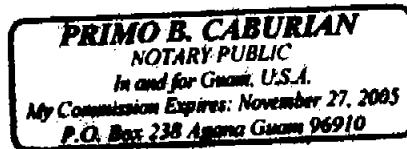
Assignment Agreement  
Between Robert J. Del Rosario and Ronnie J. Cardines

GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

On this 05<sup>th</sup> day of July, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared before me Robert J. Del Rosario, Assignor, known to me to be the person whose name is subscribed to the foregoing Assignment Agreement and after the contents thereof had been read and understood, he acknowledged to me that he signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first above written.

  
\_\_\_\_\_  
NOTARY PUBLIC

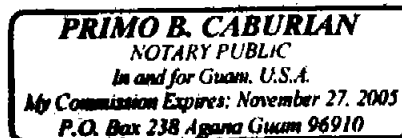


GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

On this 05<sup>th</sup> day of July, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared to me as Ronnie J. Cardines known to me to be the person whose names are subscribed to the foregoing Assignment Agreement and after the contents therein had been read and understood, he acknowledged to me that they signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first written above.

  
\_\_\_\_\_  
NOTARY PUBLIC



## DECLARATION

I, Edgar J. Cardines, hereby declare as follows;

On or about July 5, 2005, Mr. Del Rosario guaranteed me that there was \$3 million dollars in the bank for distribution and that payment to me would be made within 3 working days in exchange for an Assignment Agreement. Mr. Del Rosario further assured me that he would keep me informed of the status of the case. Mr. Del Rosario further told me that he would be going to Hawaii and San Francisco, California to sign documents to settle the suit against Japan Airlines and that he would be receiving the settlement amount of \$3 million which is deposited in a bank account for his disposition. Mr. Del Rosario has since relocated to the Philippines and has not taken the initiative to make contact with me as stipulated on the Assignment Agreement. Mr. Del Rosario had also changed his cellular phone numbers and nowhere to be found, thereby refusing to communicate with me.

I declare that I have firsthand knowledge of the foregoing facts, that I have read the foregoing statement and that the information contained herein is true and correct to the best of my knowledge and belief, and declaration is executed under penalty of perjury on 3-17-08.

Edgar J. Cardines  
Name {Print}

Edgar J. Cardines  
Signature

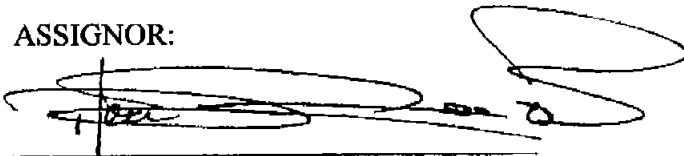
## ASSIGNMENT AGREEMENT

This Assignment Agreement is made this 05<sup>th</sup> day of July, 2005, by and between ROBERT J. DEL ROSARIO of P.O Box 7394 Tamuning, Guam 96931 (hereinafter referred to as the "ASSIGNOR") and EDGAR J. CARDINES SS. NO (586-68-6076) whose mailing address is P.O Box 27755 GMF Barrigada, Guam 96921 (hereinafter referred to as the "ASSIGNEE").

WHEREAS, Assignee has provided good and valuable consideration to Assignor by virtue of the promissory note of Assignor unto Assignee, of even date herein, Assignor does hereby make the following Assignment unto the Assignee.

1. Assignor pledges and assigns to Assignee the amount of \$50,000.00 of Assignor's interest on ongoing claim for damages filed by Gorman & Gavras against Japan Airlines, filed in the U.S. DISTRICT COURT OF GUAM, CIVIL CASE NO. 04-0028 dated June 8, 2004.
2. Assignor promises to keep Assignee fully informed as to the status and progress of the above referenced matters, and to answer Assignee's questions or concerns as pertain to the same.
3. Assignor promises to pay Assignee the amount of \$50,000.00 within 3 working days of Assignor's receiving funds from the above referenced matters.
4. Assignor acknowledges and agrees that the Assignee can assign to another person or entity his rights and interest in and to this Assignment Agreement without the necessity of obtaining Assignor's approval.

ASSIGNOR:



ROBERT J. DEL ROSARIO

ASSIGNEE:

  
EDGAR J. CARDINES

WITNESS:



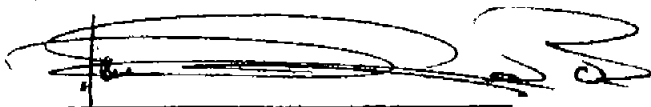
**GUARANTY AGREEMENT**

I, ROBERT J. DEL ROSARIO, hereby personally Guaranty to EDGAR J. CARDINES payment of all sums due, or that may become due to them pursuant to the Assignment Agreement by and between myself and EDGAR J. CARDINES dated July 05<sup>th</sup>, 2005 and that this includes a guarantee of full payment of \$50,000.00 shall be drawn from my interest on ongoing claim for damages filed by my counsel, Gorman & Gavras against Japan Airlines.

This Guaranty Agreement is made in consideration of the Promissory Note by and between myself and Edgar J. Cardines dated July 05<sup>th</sup>, 2005 and the financial consideration set forth herein in favor of myself, ROBERT J. DEL ROSARIO.

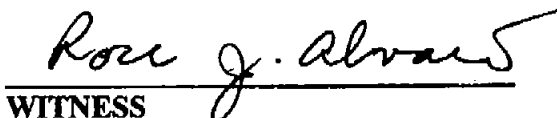
**IT IS AGREED THIS 05<sup>TH</sup> DAY OF JULY, 2005.**

**GUARANTOR:**



**ROBERT J. DEL ROSARIO**

**GUARANTEE:**

  
**EDGAR J. CARDINES**  
**WITNESS**

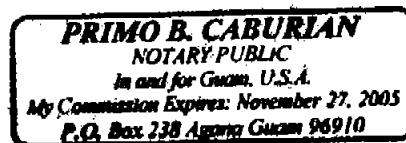
Assignment Agreement  
Between Robert J. Del Rosario and Edgar J. Cardines

GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

On this 05<sup>th</sup> day of July, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared before me Robert J. Del Rosario, Assignor, known to me to be the person whose name is subscribed to the foregoing Assignment Agreement and after the contents thereof had been read and understood, he acknowledged to me that he signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first above written.

  
\_\_\_\_\_  
NOTARY PUBLIC

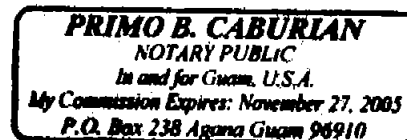


GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

On this 05<sup>th</sup> day of July, 2005 between me a Notary Public in and for Guam, U.S.A., personally appeared to me Edgar J. Cardines known to me to be the person whose names are subscribed to the foregoing Assignment Agreement and after the contents therein had been read and understood, he acknowledged to me that they signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first written above.

  
\_\_\_\_\_  
NOTARY PUBLIC



## ASSIGNMENT AGREEMENT

This Assignment Agreement is made this 2<sup>nd</sup> day of May, 2006 by and between ROBERT J. DEL ROSARIO of P.O Box 7394 Tamuning, Guam 96931 (hereinafter referred to as the "ASSIGNOR") and JOVITO T. JASMIN and DOLORES G. JASMIN whose mailing address is PNB 659 Suite 101, 1270 Marine Corps. Drive 96913 (hereinafter referred to as the "ASSIGNEE").

WHEREAS, Assignee has provided good and valuable consideration to Assignor by virtue of the promissory note of Assignor unto Assignee, of even date herein, Assignor does hereby make the following Assignment unto the Assignee.

1. Assignor pledges and assigns to Assignee the amount of \$150,000.00 of Assignor's interest on ongoing claim for damages filed by counsel against Japan Airlines, filed in the U.S. DISTRICT COURT OF GUAM, CIVIL CASE NO. 04-0028 dated June 8, 2004.

2. Assignor promises to keep Assignee fully informed as to the status and progress of the above referenced matters, and to answer Assignee's questions or concerns as pertain to the same.

3. Assignor promises to pay Assignee the amount of \$150,000.00 within 3 working days of Assignor's receiving funds from the above referenced matters.

4. Assignor acknowledges and agrees that the Assignee can assign to another person or entity his rights and interest in and to this Assignment Agreement without the necessity of obtaining Assignor's approval.

ASSIGNOR:



ROBERT J. DEL ROSARIO  
586-60-8942

ASSIGNEE:



JOVITO T. JASMIN  
586-68-2210

ASSIGNEE:



DOLORES G. JASMIN  
586-49-7862



Assignment Agreement

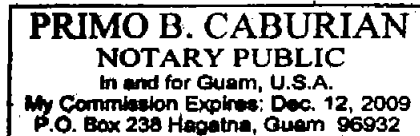
Between Robert J. Del Rosario and Jovito T. Jasmin and Dolores G. Jasmin

GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

On this 2<sup>nd</sup> day of May, 2006 between me a Notary Public in and for Guam, U.S.A., personally appeared before me Robert J. Del Rosario, Assignor, known to me to be the person whose name is subscribed to the foregoing Assignment Agreement and after the contents thereof had been read and understood, he acknowledged to me that he signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first above written.


  
NOTARY PUBLIC

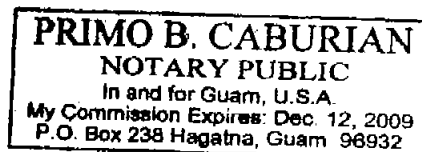


GUAM, U.S.A. )  
 ) SS:  
CITY OF HAGATNA )

On this 2<sup>nd</sup> day of May, 2006 between me a Notary Public in and for Guam, U.S.A., personally appeared to me Jovito T. Jasmin and Dolores G. Jasmin known to me to be the person whose names are subscribed to the foregoing Assignment Agreement and after the contents therein had been read and understood, he acknowledged to me that they signed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal and year first written above.

  
NOTARY PUBLIC



**GUARANTY AGREEMENT**

I, ROBERT J. DEL ROSARIO, hereby personally Guaranty to JOVITO T. \_\_\_\_\_

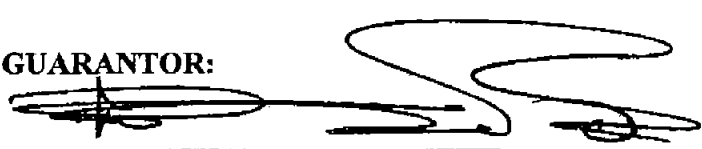
JASMIN and DOLORES G. JASMIN payment of all sums due, or that may become due to them pursuant to the Assignment Agreement by and between myself JOVITO T.

JASMIN and DOLORES G. JASMIN dated May 02, 2006 and that this includes a guarantee of full payment of \$150,000.00 shall be drawn from my interest on ongoing claim for damages filed by my counsel against Japan Airlines.

This Guaranty Agreement is made in consideration of the Promissory Note by and between myself and Jovito T. Jasmin and Dolores G. Jasmin dated May 2<sup>nd</sup>, 2006 and the financial consideration set forth herein in favor of myself, ROBERT J. DEL ROSARIO.


**IT IS AGREED THIS 2<sup>nd</sup> day of MAY, 2006.**

**GUARANTOR:**



**ROBERT J. DEL ROSARIO**  
586-60-8942

**GUARANTEE:**



**JOVITO T. JASMIN**  
586-68-2210

  
WITNESS

**GUARANTEE:**



**DOLORES G. JASMIN**  
586-49-7862


## DECLARATION

I, Jovito T. Jasmin, hereby declare as follows;

On May 2, 2006 , Mr. Del Rosario guaranteed me {through a Notarized ASSIGNMENT AGREEMENT Affidavit} that he would pay me \$150,000.00 dollars {after giving him \$10,000.00 to assist with his attorney's fees} within three {3} working days upon receiving funds from his Law Suit against Japan Airlines, as witnessed by my wife, Dolores G. Jasmin. Mr. Del Rosario further related that there is \$3 million dollars already deposited in a bank account readily available and at his disposal, however, Mr. Del Rosario also informed me that he is not accepting the offer as he was suing Japan Airlines for a higher amount somewhere from \$10 to \$15 million dollars, which is under the U.S. Court of Appeals.

Mr. Del Rosario further assured me that he would keep me informed of the status of the case. Mr. Del Rosario further told me that he would be going to Hawaii and San Francisco, California to sign documents to settle the suit against Japan Airlines and that he would be receiving the settlement amount as per his claim. Months have passed whereby, he has not been providing correct information and shortly after that, Mr. Del Rosario has relocated to the Philippines and has not taken the initiative to make contact with me as stipulated on the Assignment Agreement. Mr. Del Rosario had also changed his cellular phone numbers and nowhere to be found, thereby refusing to communicate with me.

I declare that I have firsthand knowledge of the foregoing facts, that I have read the foregoing statement and that the information contained herein is true and correct to the best of my knowledge and belief, and declaration is executed under penalty of perjury on 3-19-08.

  
JOVITO T. JASMIN

**STATEMENT PROVIDED BY JOVITO T. JASMIN REGARDING  
DECEIT AND FRAUD COMMITTED BY ROBERT DEL ROSARIO.**

Prior to May 2, 2006, Robert J. Del Rosario {family friend} and I, engaged in conversation and offered a proposal whereby I could lend him \$10,000.00 dollars for his expenses on attorney's fees as he was suing Japan Airlines for personal injury he sustained during a flight he took from Guam to Japan. That during his flight to Japan he was injured and as such, he was subsequently suing the Airline company for millions of dollars.

That he hired Howard Trapp as his attorney and is appealing his lawsuit through the 9<sup>th</sup> Circuit Court of Appeals because he did not accept a three {3} million dollar offer that was offered to him by the Airline. Robert showed me Court documents which he took back right away, where, I did not have ample time to review it and then told me that the 3 million dollars was deposited in a bank account whereby if he accepted the offer, he could have access to it at any time, however, he refused the offer and instead was suing the Airline somewhere, between 10 to 15 million dollars instead that's why he hired Trapp to pursue his lawsuit. Robert also stated that he can stop his lawsuit and still collect 3 million dollars. That the lawsuit would be settled within three {3} months or less. That I had his assurance it would be settled within that time frame.

He offered that if I agreed to lend him \$10,000.00, he would execute a Notarized Assignment Agreement Affidavit stipulating that he would give me \$150,000.00 dollars within three {3} working days upon receipt of his claim. That part of the Agreement, that he would keep me informed of the status and progress of the lawsuit. My wife and I later discussed the offer and we agreed to accept it.

On May 2, 2006; we {my wife, Dolores G. Jasmin and I } met with Robert and agreed with his offer and terms. On that same day, we picked him {Robert} up at a friends house {Domino Bruan} in Dededo area. From there, we went to a Notary Public office, whereby Robert executed the Affidavit of Assignment Agreement for my wife and I, and was subsequently notarized. Shortly after receiving the document, Robert kept his copy and he also provided us with our original copy of the document and we then gave Robert \$10,000.00 dollars in cash. The money was cashed advanced from my American Express Credit {Gold} Card account.

As the weeks passed, while he was still on Guam, I had contact with Robert, whereby most of the calls were initiated by me and that he was informing me that he was still awaiting final decision with the courts and not to worry and assured me that he would win the case.

I then asked for specific details on the status and he was somewhat reluctant to answer my inquiries. There were times as well that I was not able to make contact as he was either in the Philippines or Japan. Robert flew in and out of Guam without any form of notification, thereby leaving me in without progress report. Few months have passed and no word or further information on the status of the case to the point where I had to go to Trapp's office to inquire Roberts whereabouts and status of the case.

Unfortunately, I could not receive any information on the status of the case and was only told to leave my name and contact number. Few month or so later, I received a phone call from Robert who informed me that he had just got back from the Philippines and told me that he is still awaiting information from Trapp. I then told him that I would like to accompany him to Trapp's office to inquire the status of the case. Robert then gave me the run-around making all sorts of excuses so we did not have to visit his attorney. At one point, I met with Robert who informed me that he was preparing to go to Hawaii and San Francisco, California, to sign documents as he had won his case and that the Courts just needed his signature to finalize the claim. He never left and instead, I later received information the he flew to the Philippines instead.

Months again past, whereby I later learned through acquaintances that Robert was again in the Philippines. No initial contact was made although I eventually managed to obtain a contact phone number, my calls were unsuccessful as it was not answered. I was eventually successful in making contact with Robert while he was still in the Philippines, however, he again gave me the run-around and was avoiding my inquiries.

Months have passed, still no update or any status of progress of the lawsuit and Robert was not cooperating relative to the stipulations as set forth in the Assignment Agreement and was not informing me the status of the lawsuit and was for the most part began to avoid my phone calls.

Mid part of 2007, I later learned that Robert was no longer residing in Guam, lost his personal belongings {property} and house. To this date, I and others that he have defrauded, deceived and swindled are in the process of locating him but to no avail. The information spreading around is that he is in hiding in the Philippines, Nueva Ecija Province and maybe returning to Guam just to collect his claim as his case was denied by the 9<sup>th</sup> Circuit Court.

STATEMENT PROVIDED BY JOVITO T. JASMIN RE: ROBERT J. DEL ROSARIO

Sometime in December of 2007, a final decision was handed down by the Courts that he lost his appeal and reaffirmed the U.S. District Courts decision in that he would receive the original settlement amount offered by Japan Airlines in the amount of \$175,000.00. He might be returning to Guam to collect the settlement and subsequently go back into hiding as he is avoiding other individuals because he also borrowed money from them thereby deceiving them as well giving them the same false impression he posed to me. That he also signed several other Assignment Agreements with other individuals. One other individual who is called "Mr. Paul", owner of Paul's Tailor in Tamuning, whom I recently spoke to, who told me that he lend over \$50,000.00 dollars to Robert with the same stipulations on the Agreement. Other information was disclosed that Robert borrowed close to \$300,000.00 from several other individuals with the same type of Assignment Agreement knowing he would not get the claim he sought for, that's why he is in hiding and avoiding us.

Robert, after receiving my money and through limited discussions with him regarding the lawsuit and giving me false information and reassurances, never had any intention of holding his end of the Assignment Agreement and instead made every attempt to avoid making contact with me and the others that he victimized as he was hardly anywhere to be found nor did he even make any attempt to initiate contact with me and the others to update nor provide any progress report of the lawsuit and instead leisured himself in the Philippines at our expense. We were victims of his deceit and were swindled of thousands of dollars.

This statement is true and correct to the best of my knowledge and affirm its contents.

 JOVITO T. JASMIN

3/19/08